UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re:

Donna L. Newland Debtor(s) Chapter 13 Plan and Motion	Judge: Chapter:	
		13
Chapter 13 Plan and Motic)	
	ons	
☑ Original	☐ Modified/Notice Required	☑ Discharge Sought
Motions Included	☐ Modified/No Notice Required	 No Discharge Sought
Date: April 30, 2014		
	THE DEBTOR HAS FILED FOR RELIEF UND CHAPTER 13 OF THE BANKRUPTCY COD	
	YOUR RIGHTS WILL BE AFFECTED	
become binding, and included moti	written objection within the time frame stated in the Notions may be granted without further notice or hear	ing, unless written objection is filed
IN THE	OULD FILE A PROOF OF CLAIM BY THE DEAD NOTICE TO RECEIVE DISTRIBUTIONS UNDEF BE CONFIRMED, EVEN IF THE PLAN REFERS	LINE STATED R ANY PLAN
YOU SHO	OULD FILE A PROOF OF CLAIM BY THE DEAD NOTICE TO RECEIVE DISTRIBUTIONS UNDER BE CONFIRMED, EVEN IF THE PLAN REFERS	LINE STATED R ANY PLAN
YOU SHO IN THE THAT MAY E Part 1: Payment and Length a. The debtor shall pay \$	OULD FILE A PROOF OF CLAIM BY THE DEAD NOTICE TO RECEIVE DISTRIBUTIONS UNDER BE CONFIRMED, EVEN IF THE PLAN REFERS OF Plan	LINE STATED R ANY PLAN
Part 1: Payment and Length a. The debtor shall pay \$ May 1, 2014 f	OULD FILE A PROOF OF CLAIM BY THE DEAD NOTICE TO RECEIVE DISTRIBUTIONS UNDER BE CONFIRMED, EVEN IF THE PLAN REFERS of Plan 130.00 per month to the Claim by The DEAD Plan	LINE STATED R ANY PLAN TO YOUR CLAIM hapter 13 Trustee, starting on
Part 1: Payment and Length a. The debtor shall pay \$ May 1, 2014 f	OULD FILE A PROOF OF CLAIM BY THE DEAD NOTICE TO RECEIVE DISTRIBUTIONS UNDER BE CONFIRMED, EVEN IF THE PLAN REFERS of Plan 130.00 per month to the Clar of approximately 36 months.	PLINE STATED R ANY PLAN TO YOUR CLAIM hapter 13 Trustee, starting on

c. Use	of real property to satisfy	plan obligations:				
	☐ Sale of real property Description:					
	occomption.					
Р	Proposed date for completion:					
□R						
D	Description:					
P	roposed date for completi	on:				
	Proposed date for completion:					
	= 11 months interroop out to mortgage cheathbeiling property.					
D	escription: 88 Terrace Av	renue, Jersey City, NJ 07307				
Pı	roposed date for completi	on: November 1, 2014				
d. 🗆 Th	e regular monthly mortga	ge payment will continue pending the sal	e refinance or loan modification			
		pe important relating to the payment and				
		ees to the mortgage's counsel for trying f				
~	o,200 iii ootiinataa logal te	see to the mortgage's counser for trying i	or a loan modification.			
Part 2: Ade	quate Protection					
a. Adeq Trustee and dis	uate protection payments sbursed pre-confirmation	will be made in the amount of \$to	to be paid to the Chapter 13			
		will be made in the amount of \$ 635.00				
debtor(s) outside	de the Plan, pre-confirma	tion to: Bank of America / GreenTree	to be paid directly by the control (creditor).			
		dministrative Expenses)				
All allowe	ed priority claims will be p	aid in full unless the creditor agrees othe	erwise:			
Creditor		Type of Priority	Amount to be Paid			
Marie-Ann Gree	enberg	Trustee commissions	\$466.67			
Nicholas Fitzge	erald	Debtor counsel fees	\$1,000.00			
	•					
			·			

Part 4: **Secured Claims** a. Curing Default and Maintaining Payments The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Creditor Collateral or Arrearage Interest Rate on Amount to be Regular Monthly Type of Debt Arrearage Paid to Creditor Payment (In Plan) (Outside Plan) b. Modification 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan. Creditor Collateral Scheduled Total Superior Liens Value of Annual Total Debt Collateral Creditor Interest Amount Value Interest in Rate to be Collateral Paid 2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed

c. Surrender						
Upon confirmation, the sta collateral:	y is termin	ated as to surrendered col	lateral. The Debto	r surrender	s the following	
conderal.						
Creditor		Collateral to be Surrende	rod Value of S	urrendered	Domesining.	
		Conateral to be Sulferine	Collateral	urrendered	Remaining Unsecured Debt	
d. Secured Claims Unaff	ected by	the Plan				
The following secured of	•					
		anamotica by the Fight.				
e. Secured Claims to be	Paid in Fu	ull Through the Plan:				
Creditor		Collateral		Total Amount to be		
	Gonatoral			Paid Through the Plan		
			-			
	i					
Part 5: Unsecured Claims					: 	
a. Not separately classifi	ed allowe	d non-priority unsecured di	aims shail he naid			
		to be distributed <i>pro rai</i>		•		
□ Not less than			u			
□ Pro Rata distribution t						
	_	•				
b. Separately classified unsecured claims shall be treated as follows:						
Creditor	Basis For Separate Classification Treatment		Treatment	Amount to be Pai		
Sallie Mae	Student I	oans	To be paid outside of plan		\$21,367	
Mohela/US Dept of Education	Student I	oans	To be paid outsic	le of plan	\$17,932	
				, .	·	

Part 6: Executory (Contracts and	Unexpired L	eases				
All executory co	ntracts and un	expired leases	s are rejected,	except the foll	owing, which a	are assumed:	-
Creditor	Nature of	Nature of Contract or Lease			Treatment by Debtor		
Part 7: Motions					机铁 医甲基苯基氏 医克 		
NOTE: All plans contour Chapter 13 Plan Tran Service must be filed. Where a motion to avasserts a secured clamotion, and serves at D.N.J. LBR 3015-6(a), order to prosecute the hearing on the motion the plan being confirmation. Motion to Avance of the plan being confirmation of the plan being confirmation of the plan being confirmation.	smittal Letter, with the Clerl roid liens or pair im that is greas an objection. The creditor e objection, the creditor has a read pursuant roid Liens Uncertaint.	within the tick of Court when artially avoid atter than the into confirmation shall file a proceeditor mappear to proceed to the terms der 11. U.S.C.	me and in the en the Plan a liens has bee amount to be ion. The proof of servicust appear at secute the obas set forth i	e manner set fand Transmitten filed in the paid in the proof of claims te prior to the the confirmance of the plan.	orth in D.N.J. al Letter are s plan, a proof lan serves as shall be serve scheduled co tion hearing,	LBR 3015-1. served. of claim filed opposition to din accordary on firmation he which shall be	A Proof of that the o the nce with earing. In e the
The Debtor move	<u> </u>	<u> </u>	<u> </u>	<u> </u>		T	
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

Part 4 above:	1 ,		
Creditor	Collateral	Amount of Lien to be Reclassified	
~			
Unsecured.		lassify Underlying Claims as Par	
The Debtor mo on collateral consiste	oves to reclassify the following int with Part 4 above:	claims as partially secured and pa	rtially unsecured, and to void liens
Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
· —			
Part 8: Other Plan	Provisions		
a. Vesting of F	Property of the Estate		
☑ Upon co	nfirmation		
Upon dis	scharge		
b. Payment N	otices		
Creditors and L Debtor notwithstandin	essors provided for in Parts 4 g the automatic stay.	, 6 or 7 may continue to mail custo	mary notices or coupons to the
c. Order of Di	istribution		
The Trustee sh	nall pay allowed claims in the f	following order:	
1) Trustee o	ommissions		
2) Administ	rative/Priority Claims		 -
	Claims		
3) <u>Secured</u>	ed Claims		

Part 9: Modification	
If this Plan modifies a Plan previously filed in this case	e, complete the information below.
Date of Plan being Modified:	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
! 	
!	
Are Schedules I and J being filed simultaneously with	this Modified Plan?
Part 10: Sign Here	
The Deliter(a) and the ottomor for the Debter (if any)	
The Debtor(s) and the attorney for the Debtor (if any) r	must sign this Ptan.
Date: 4/37/4	111 /
	Attorney for the Debtor
I certify under penalty of perjury that the foregoing is tr	rue and correct.
4/30/14	Deruca L'Association
Date: 30 (4	Debtor John John John John John John John John
Date:	Joint Debtor

Summary of Chapter 13 Plan
-----XXX
\$3,200 to mortgagee for trying for a loan modification

\$1,000 additional legal fees to N. Fitzgerald

Sub total: \$4,200

Government trustee fee: \$466.67 which is \$4,200 divided by 9

Grand total: \$4,666.67 to be paid over 36 months at the rate of \$129.63 rounded off to \$130.00 per month for 36 months

Dated: April 30, 2014

Donna L. Newland

Debtor

Dated: 4/31/W

Nicholal Fitzgerald
Attorney for Debtor